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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/748,057	12/22/2000	Brig Barnum Elliott	00-4006	4476
32127	7590	09/11/2006	EXAMINER	
VERIZON PATENT MANAGEMENT GROUP 1515 N. COURTHOUSE ROAD, SUITE 500 ARLINGTON, VA 22201-2909			BARQADLE, YASIN M	
			ART UNIT	PAPER NUMBER
			2153	

DATE MAILED: 09/11/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/748,057

Applicant(s)

ELLIOTT, BRIG BARNUM

Examiner

Yasin M. Barqadle

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06/13/2006.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-4, 7-11, 13, 15-19, 21-26 and 28-31 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-4, 7-11, 13, 15-19, 21-26 and 28-31 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____.

- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____.

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on June 13, 2006 has been entered.

Response to Arguments

2. Applicant's arguments filed on April 6, 2004 have been considered but are moot in view of the new ground(s) of rejection.

- Claims 28-31 have been added
- Claims 1-4, 7-11, 13, 15-19, 21-26 and 28-31 are presented for examination.

Claim Rejections - 35 MC § 103

The following is a **quotation** of 35 U.S.C. 103(a) which forms the basis for all **obviousness** rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 1, 2, 7-10, 15-19, 21-23 and 28-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta et al. (U.S. Patent Number 6,484,156, hereinafter "Gupta") in view of Baber et al. (U.S. Patent Number 6,658,485, hereinafter "Baber"). Gupta discloses accessing annotations across multiple target media streams. Gupta shows,

In referring to claim 1,

- Providing remote network node interface instructions for submitting remote network node content; transmitting the remote network node interface instructions to a remote network node that is independent of a user (fig. 11 and col. 18, lines 13-37)-; receiving a request from the remote network node, via the transmitted interface instructions to modify a play list, the request including remote network node content information of a user, the play list being associated with the user identified by the identification information:

"Additionally, according to one embodiment the collection of media segments identified by the play list can be stored as an additional media stream by selecting "save play list" button 414 of FIG. 11. By saving the collection of media segments as a single media stream, the collection can be retrieved by the user (or other users) at a later time without having to go through another querying process. Furthermore, the collection of segments, stored as a media stream, can itself be annotated." (Gupta, col. 18, lines 14-21)

- Modifying the play list associated with the user identified in the information to include a reference to the remote network content, the play list identifying content for streaming delivery to a network receiver associated with the identified user:

Gupta, Fig. 11 shows the play list can be modified 410

Causing streaming of the remote network node content to the network receiver associated with the identified user as part of the content for streaming delivery based on the modified play list:

"Transfer of the corresponding media segments (and/or the annotations) to client 15 is initiated when a "start" button 412 is selected." (Gupta, col. 17, lines 19-21)

Although Gupta shows substantial features of the claimed invention, Gupta does not show determining whether a priority relative to items on the playlist is associated with the remote node content. Nonetheless this feature is well known in the art and would have been an obvious modification to the system disclosed by Gupta as evidenced by Baber.

In analogous art, Baber discloses a dynamic priority-based scheduling in a message queuing system. Baber shows: determining priority associated with messages delivered to a user and the factor that may be considered when determining priority of a message associated with a user col. 9, lines 40 to col. 10, line 16)

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Given these teachings, a person of ordinary skill in the art would have readily recognized the desirability and advantages of modifying the system of Gupta so as to allow the system to determine the priority associated with content items, such as taught by Baber, in order to deliver higher-priority objects sooner before lower-priority objects.

In referring to claim 2,

- The content comprises at least one of audio data and video data:

"Audio/Video services allow nodes to interact with multimedia data streams. These services may be implemented as audio-only, video-only, or combined audio/video" (Baber, col. 62, lines 7-9)

The remote network node content comprises at least one of audio data and video data: *"For audio content, for example, a dynamically changing frequency wave that represents an audio signal is displayed in media screen 456."* (Gupta, col. 18, lines 50-53)

In referring to claim 7,

The play list identifies generic, shared content in addition to the remote network node content: Gupta, Fig. 11 shows a list of generic shared content

In referring to claims 8 and 21,

Determining whether the remote network node is authorized by the user to submit content:

"An annotation server uses a hierarchical annotation storage structure to maintain a correspondence between the annotations and a hierarchically higher group identifier. Thus, annotations corresponding to the different multimedia streams can easily be accessed concurrently by using the group identifier." (Gupta, col. 2, lines 35-40)

In referring to claims 9 and 22,

- Receiving play scheduling information for the content based on the interface instructions; modifying the play list based on the received play scheduling information:

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"... By saving the collection of media segments as a single media stream, the collection can be retrieved by the user (or other users) at a later time without having to go through another querying process. Furthermore, the collection of segments, stored as a media stream, can itself be annotated." (Gupta, col. 18, lines 14-21); when a user logs on he/she can retrieve a play list, play lists contain play scheduling information

In referring to claim 10,

- Receiving play scheduling information comprises receiving a number of times to stream the remote network node content:

The number of times an annotation appears on the play list is the number of times said annotation will be streamed

In referring to claims 15, 18, and 23,

- Play lists associated with different respective users, the play lists identifying content for streaming delivery to network receivers associated with the respective users: Gupta, Fig. 11 shows that each annotation has a user associated with it 406
- Instructions for causing a processor to receive a request from a remote network node to modify at least one play list of the play lists, the request including received content and identification of one user of the different respective users, the one play list being associated with the one user, the remote network node being independent of the one user (the creator/modifier of the play list is independent user other than the viewer of the annotation. See fig. 11, different users 7, 8,9 and 13-15)
Gupta, col. 18, lines 14-21 (see full quote above)
- Instructions for causing a processor to modify the one play list associated with the one user to include a reference to the received content:
Gupta, Fig. 11 shows the play list can be modified 410

As for the limitation of determining whether a priority relative to items on the playlist is associated with the remote node see the combination of Gupta and Baber in claim 1 above.

In referring to claims 16 and 19,

A stream generator for streaming content to the one user based on the play list associated with one user.

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Gupta Fig. 3 shows a streaming media server 11, a stream generator is inherent in a system that generates a stream

In referring to claim 17,

- Causing a processor to transmit interface instructions to the remote network node, the interface instructions for receiving identification of *content* designated by a content submitter and transmitting the identification to the network server: *Gupta, col. 18, lines 14-21 (see full quote above)*

In referring to claim 28. Gupta in view of Baber show wherein modifying the playlist comprises ordering an entirety of the playlist based upon relative priorities of each item of remote network node content (Baber col. 9, lines 40 to col. 10, line 16).

In referring to claim 29. Gupta in view of Baber show wherein the processor is configured to modify the playlist by ordering an entirety of the playlist based upon relative priorities of each content item (Baber col. 8, lines 46 to col. 9, line 36 and col. 9, lines 40 to col. 10, line 16).

In referring to claim 30. Gupta in view of Babe show the invention further including instructions for causing a processor to modify the playlist by ordering an entirety of the playlist based upon relative priorities of each content item Baber col. 9, lines 40 to col. 10, line 16).

4. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta and Baber in view of Bowman-Amuah (U.S. Patent Number 6,606,660, hereinafter "Bowman-Amuah").

In referring to claim 3-4, although Gupta shows substantial features of the claimed invention, Gupta does not show a voice mail message audio data. Nonetheless this feature is well known in the art and would have been an obvious modification to the system disclosed by Gupta and Baber as evidenced by Bowman-Amuah.

In analogous art, Bowman-Amuah discloses stream-based communication in a communication services patterns environment. Bowman-Amuah shows:

"... an Internet telephony product can accept voice input into a workstation, translate it into an IP data stream, and route it through the Internet to a destination workstation, where the data is translated back into audio. Desktop Voice Mail various products enable users to manage voice mail messages using a desktop computer." (Bowman-Amuah, col. 60, lines 22-29)

Given these teachings, a person of ordinary skill in the art would have readily recognized the desirability and advantages of modifying the system of Gupta and Baber so as to allow the system to provide voice mail message, such as taught by Bowman-Amuah, in order to provide users audio messages at the their convenient location such as at their desktop.

5. Claims 11 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta and Baber in view of Pezzillo et al. (U.S. Patent Number 6,434,621, hereinafter "Pezzillo"). In referring to claim 11, *although* Gupta shows substantial features of the claimed invention, Gupta does not show receiving play scheduling information comprises receiving a specified time to stream the remote network node content. Nonetheless this feature is well known in the art and would have been an obvious modification to the system disclosed by Gupta and Baber as evidenced by Pezzillo.

In analogous art, Pezzillo discloses an apparatus and method of using the same for Internet and intranet broadcast channel creation and management. Pezzillo shows receiving play scheduling information comprises receiving a specified time to stream the remote network node content: "A further aspect of the invention is to utilize time barriers to override a webcast channel's program schedule to force program files to run at particular times." (Pezzillo, col. 3, lines 24-26)

Given these teachings, a person of ordinary skill in the art would have readily recognized the desirability and advantages of modifying the system of Gupta and Baber so as to include a time in the schedule, such as taught by Pezzillo, in order to provide live broadcasts.

In referring to claim 13,

- Receiving play scheduling information comprises receiving a priority for streaming the content; based on the received priority of the streaming the remote network node content, terminating streaming of currently streaming content and initiating streaming of the remote network node content

"A still further aspect of the invention is to utilize live barriers to override a webcast channel's program schedule to force a live events to broadcast at a particular times." (Pezzillo, col. 3, lines 27-29)

6. Claims 24-26 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pezzillo et al. (U.S. Patent Number 6,434,621, hereinafter "Pezzillo") in view of Baber et al. (U.S. Patent Number 6,658,485, hereinafter "Baber"). Pezzillo discloses an apparatus and method of using the same for Internet and intranet broadcast channel creation and management.

In referring to claim 24, Pezzillo shows substantial features of the claimed invention, including:

- Receive input from the remote network node including remote network node content and user information for modifying a play list associated with the user (fig. 2 and figs 3-4) receive input from the remote network node identifying the user to receive streaming delivery of the remote network node content, the user being a network node other than the remote network (col. 1, line 66 – col. 2, line 2 and col. 12, lines 43-48); form a request at the remote network node to modify a play list to include the identified content; transmitting the request, the input identifying content to a network server.

"The user interface to the system is a standard Web browser, such as Netscape Navigator or Microsoft® Internet Explorer. The current system will run under the Windows NT[™] or UNIX®/Linux operating systems. The listener accesses the stations from a computer utilizing a standard Web browser and loaded with player software that can handle the streaming media formats. " (Pezzillo, col. 3, line 67 – col. 4, line 6)

"Referring now to FIG. 12, the program to generate the graphical user interface that displays the program schedule as depicted in FIG. 3 is called in step 1200." (Pezzillo, col. 17, lines 53-56)

Although Pezzillo shows substantial features of the claimed invention, Pezzillo does not show determining whether a priority relative to items on the playlist is associated with the remote node

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content. Nonetheless this feature is well known in the art and would have been an obvious modification to the system disclosed by Pezzillo as evidenced by Baber.

In analogous art, Baber discloses a dynamic priority-based scheduling in a message queuing system. Baber shows: determining priority associated with messages delivered to a user and the factor that may be considered when determining priority of a message associated with a user col. 9, lines 40 to col. 10, line 16)

Given these teachings, a person of ordinary skill in the art would have readily recognized the desirability and advantages of modifying the system of Pezzillo so as to allow the system to determine the priority associated with content items, such as taught by Baber, in order to deliver higher-priority objects sooner before lower-priority objects.

However, Pezzillo does not explicitly show that a specific user is identified while modifying the play list. Nonetheless this feature is well known in the art and would have been an obvious modification to the system disclosed by Pezzillo.

Pezzillo further shows that play lists can be modified to be targeted at specific demographics: "The Play List tool in Station Manager allows multiple media files to be aggregated into single programs to create unique and targeted programs for insertion into a broadcast schedule." (Pezzillo, col. 1, line 66 – col. 2, line 2)

In referring to claim 25,

- Causing a processor to receive input from the remote network node identifying play scheduling information for the identified content.

"if step 1312 determines that there are no more shows in the list of shows, then in step 1314 the graphic user interface is updated to display the list of compliant shows. Control then returns to the add an entry program, where the user can now select a compliant show from the list of compliant shows to add to the program schedule." (Pezzillo, col. 18, lines 44-49)

In referring to claim 26,

- A graphical interface defined by markup language instructions: "Selecting HTML tools button 608 gives the user access to a HTML module for synchronizing HTML with the audio. Selecting play lists button 610 gives the user access to the play list system, which gives the

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contents of the show now playing, and manages the music library and integrates compliance checking." (Pezzillo, col. 12, lines 43-48)

In referring to claim 31. Pezzillo in view of Babe show the invention further including instructions for causing a processor to modify the playlist by ordering an entirety of the playlist based upon relative priorities of each item of remote network node content (Baber col. 8, lines 46 to col. 9, line 36 and col. 9, lines 40 to col. 10, line 16).

Conclusion

The prior made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yasin Barqadle whose telephone number is 571-272-3947. The examiner can normally be reached on 9:00 AM to 5:30 PM.

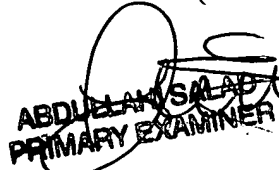
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Burgess can be reached on 571-272-3949. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

Information regarding the status of an application may be obtained form the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either private PAIR or public PAIR system. Status information for unpublished applications is available through private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YB

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ABDULHADI SALAS
PRIMARY EXAMINER